Electronically Recorded

Official Public Records

Augenne Hinley

Tarrant County Texas

2008 Nov 03 09:47 AM

D208412854

Fee: \$ 28.00

Submitter: SIMPLIFILE

4 Pages

Suzanne Henderson

NOTICE OF CONFIDENTIALITY RIGHTS: A NATURAL PERSON MAY REMOVE OR STRIKE ANY OR ALL OF THE FOLLOWING INFORMATION BEFORE IT IS FILED IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

XTO REV PROD 88 (7-69) PAID UP (04/17/07)B

OIL, GAS AND MINERAL LEASE

THIS AGREEMENT made this <u>25</u> day of <u>August</u>, 2008, between **Hurst Airport Freeway**, **L.P., a Texas Limited Partnership**, Lessor (whether one or more), whose addresses are: 17130 **Dallas Parkway**, **Suite 240**, **Dallas**, **Texas 75248-7705** and **XTO Energy Inc.**, whose address is: 810 **Houston St., Fort Worth, Texas 76102**, Lessee, WITNESSETH:

1. Lessor, in consideration of ten dollars and other valuable consideration, receipt of which is hereby acknowledged, and of the covenants and agreements of Lessee hereinafter contained, does hereby grant, lease and let unto Lessee the land covered hereby for the purposes and with the exclusive right of exploring, drilling, mining and operating for, producing and owning oil, gas, sulphur and all other minerals (whether or not similar to those mentioned), together with the right to make surveys on said land, lay pipe lines, establish and utilize facilities for surface or subsurface disposal of salt water, construct roads and bridges, dig canals, build tanks, power stations, producing, employee houses and other structures on said land, necessary or useful in Lessee's operations in exploring, drilling for, producing, treating, storing and transporting minerals produced from the land covered hereby or any other land adjacent thereto. The land covered hereby, herein called "said land," is located in the County of Tarrant, State of Texas, and is described as follows:

3.007 acres, more or less, out of the William W. Wallace Survey, Abstract No. 1607 and being Lot 15, Block 1, Olde Towne Square Addition, an Addition to the City of Hurst, Tarrant County, Texas, according to the plat recorded in Volume 388-209, Page 13, Plat Records, Tarrant County, Texas and being Lot 5C, Block 1A, Olde Towne Square Addition, an Addition to the City of Hurst, Tarrant County, Texas, according to the plat recorded in Cabinet A, Slide 5660, Plat Records, Tarrant County, Texas and being those same lands particularly described in a Special Warranty Deed dated March 6, 2002 from 689 Airport L.P., a Texas Limited Partnership to Hurst Airport Freeway, L.P., a Texas Limited Partnership, recorded thereof in Volume 15515, Page 60, Deed Records, Tarrant County, Texas, and amendments thereof, including streets, easements, and alleyways adjacent thereof, and any riparian rights.

SEE ATTACHED ADDENDUM FOR ADDITIONAL PROVISIONS

This is a non-development Oil, Gas and Mineral Lease, whereby Lessee, its successors or assigns, shall not conduct any operations, as defined herein, on the surface of said lands. However, Lessee shall have the right to pool or unitize said lands, or part thereof, with other lands to comprise an oil and/or gas development unit. It is the intention of Lessor to allow Lessee to explore for oil and/or gas without using the surface of Lessor's land for any operations. This clause shall take precedence over any references to surface operations

- 2. Unless sooner terminated or longer kept in force under other provisions hereof, this lease shall remain in force for a term of _3 years from the date hereof, hereinafter called "primary term," and as long thereafter as operations, as hereinafter defined, are conducted upon said land with no cessation for more than ninety (90) consecutive days.
- years from the date referch, nereinanter called "primary term," and as long thereafter as operations, as hereinafter defined, are conducted upon said land with no cessation for more than ninety (90) consecutive days.

 3. As royalty, Lessee covenants and agrees: (a) To deliver to the credit of Lessor, in the pipe line to which Lessee may connect its wells, the equal 25%, part of all oil produced and saved by Lessee from said land, or from time to time, at the option of Lessee, to pay Lessor's interest, in either case, to bear 25%, of the cost of treating oil to render it marketable pipe line oil; (b) To pay Lessor on gas and the well, or (2) when used by Lessee off said land or in the manufacture of gasoline or other products, the market value, at the mouth of the well, or (2) when used by Lessee off said land or in the manufacture of gasoline or other products, the market value, at the mouth of the well, or (2) when used by Lessee off said land, one-tenth either in kind or value at the well or mine at Lessee's election, except that on sulphur mined and marketed the royalty shall be one dollar (\$1.00) per long ton. If, at the expiration of the primary term or at any time or times thereafter, there is any well on are shut-in, this lease shall, nevertheless, continue in force as though operations were being conducted on said land for so long as said wells are shut-in, and thereafter this lease may be continued in force as if no shut-in had occurred. Lessee covenants and agrees to use reasonable difference to produce, utilize, or market the minerals capable of being produced from said wells, but in the exercise of such separator, and lease tank, and shall not be required to settle labor trouble or to market gas upon terms unacceptable to Lessee. If, at any time or times after the expiration of the primary term, all such wells are shut-in that occurred. Lessee shall not be required to settle labor trouble or to market gas upon terms unacceptable to Lessee. If, at any time or times after the expiration of the primary
- 4. Lessee is hereby granted the right, at its option, to pool or unitize any land covered by this lease with any other land, lease, or leases, as to any or all minerals or horizons, so as to establish units containing not more than 80 surface acres, plus 10% acreage tolerance; provided, however, units may be established as to any one or more horizons, or existing units may be enlarged as to any one or more horizons, so as to contain not more than 640 surface acres plus 10% acreage tolerance; if limited to one or more of the following: (1) gas, other than casinghead gas, (2) liquid hydrocarbons (condensate) which are jurisdiction. If larger units than any of those herein permitted, either at the time established, or after enlargement, are permitted or required under any governmental rule or order, for the drilling or operation of a well at a regular location, or for obtaining maximum allowable from any well to be drilled, drilling, or already drilled, any such unit may be established or enlarged to conform to the size permitted or identifying such unit and filing it for record in the public office in which this lease is recorded. Such unit shall become effective as of the become effective on the date such instrument or instruments but if said instrument or instruments make no such provision, then such unit shall become effective on the date such instrument or instruments are so filed of record. Each of said options may be exercised by Lessee at any time and from time to time while this lease is in force, and whether before or after operations or production has been established any time and from time to time while this lease is in force, and whether before or after operations or production has been established either on said land, or on the portion of said land included in the unit, or on other land unitized therewith. A unit established hereunder that unit which are not effectively pooled or unitized. Any operations conducted upon said land under this lease. There shall be considered, for all purposes, except th

number of surface acres in such land (or in each such separate tract) covered by this lease within the unit bears to the total number of surface acres in the unit, and the production so allocated shall be considered for all purposes, including payment or delivery of royalty, allocated in the same manner as though produced therefrom under the terms of this lease. The owner of the reversionary estate of any shall satisfy any limitation of term requiring production of oil or gas. The formation of any unit hereunder which includes land not covered by this lease shall not have the effect of exchanging or transferring any interest under this lease (including, without limitation, any shut-in interests in land covered by this lease as powered by this lease) between parties owning interests in land covered by this lease and parties owning that Lessee may not so release as to lands within a unit while there are operations thereon for unitized minerals unless all pooled leases filling for record in the public office where this lease is recorded a declaration to that effect, if at that time there is no unitized minerals time and from time to time after the original forming thereof by filling an appropriate instrument of record in the public office in which the as any lease subject thereto shall remain in force. If this lease now or hereafter covers separate tracts, no pooling or unitization of separate tracts within this lease but Lessee shall nevertheless have the right to pool or unitize a provided in the public office in which the as any lease subject thereto shall remain in force. If this lease now or hereafter covers separate tracts, no pooling or unitization of separate tracts within this lease but Lessee shall nevertheless have the right to pool or unitize as provided in this paragraph 4 with royalty ownership differing, now or hereafter, either as to parties or amounts, from that as to any other part of the leased premises.

- 5. Lessee may at any time and from time to time execute and deliver to Lessor or file for record a release or releases of this lease as to any part or all of said land or of any mineral or horizon thereunder, and thereby be relieved of all obligations, as to the released
- 6. Whenever used in this lease the word "operations" shall mean operations for and/or any of the following: preparing the drillsite location and/or access road, drilling, testing, completing, reworking, recompleting, deepening, sidetracking, plugging back or repairing of a well in search for or in an endeavor to obtain production of oil, gas, sulphur or other minerals, excavating a mine, production of oil, gas, sulphur or other mineral, whether or not in paying quantities.
- 7. Lessee shall have the use, free from royalty, of water, other than from Lessor's water wells, and of oil and gas produced from said land in all operations hereunder. Lessee shall have the right at any time to remove all machinery and fixtures placed on said land, including the right to draw and remove casing. No well shall be drilled nearer than 200 feet to the house or barn now on said land, without the consent of the Lessor. Lessee shall pay for damages caused by its operations to growing crops and timber on said land.
- 8. The rights and estate of any party hereto may be assigned from time to time in whole or in part and as to any mineral or horizon. All of the covenants, obligations, and considerations of this lease shall extend to and be binding upon the parties hereto, their heirs, successors, assigns, and successive assigns. No change or division in the ownership of said land, royalties, or other moneys, or any part thereof, howsoever effected, shall increase the obligations or diminish the rights of Lessee, including, but not limited to, the location of or to Lessee, its successors or assigns, no change or division in the ownership of said land or of the royalties, or other moneys, or the right to receive the same, howsoever effected, shall be binding upon the then record owner of this lease until sixty (60) days after assigns, notice of such change or division, supported by either originals or duly certified copies of the instruments which have been documents as shall be necessary in the opinion of such record owner to establish the validity of such change or division. If any such moneys, or part thereof, to the credit of the death of the owner, Lessee may, nevertheless pay or tender such royalties, or other moneys, or part thereof, to the credit of the decedent in a depository bank provided for above.
- 9. In the event Lessor considers that Lessee has not complied with all its obligations hereunder, both express and implied, Lessor shall notify Lessee in writing, setting out specifically in what respects Lessee has breached this contract. Lessee shall then have sixty (60) days after receipt of said notice within which to meet or commence to meet all or any part of the breaches alleged by Lessor. The brought until the lapse of sixty (60) days after service of such notice on Lessee. Neither the service of said notice nor the doing of any perform all its obligations hereunder. If this lease is canceled for any cause, it shall nevertheless remain in force and effect as to (1) sufficient acreage around each well as to which there are operations to constitute a drilling or maximum allowable unit under applicable the form of a square centered at the well, or in such shape as then existing spacing rules require; and (2) any part of said land included the acreage so retained and shall not be required to move or remove any existing surface facilities necessary or convenient for current operations.
- 10. Lessor hereby warrants and agrees to defend title to said land against the claims of all persons whomsoever. Lessor's rights and interests hereunder shall be charged primarily with any mortgages, taxes or other liens, or interest and other charges on said land, but Lessor agrees that Lessee shall have the right at any time to pay or reduce same for Lessor, either before or after maturity, and be subrogated to the rights of the holder thereof and to deduct amounts so paid from royalties or other payments payable or which may all or any part of said land than the entire and undivided fee simple estate (whether Lessor's interest is herein specified or not), or no interest therein, then the royalties and other moneys accruing from any part as to which this lease covers less than such full interest, shall be paid only in the proportion which the interest therein, if any, covered by this lease, bears to the whole and undivided fee simple estate lease shall be binding upon each party who executes it without regard to whether it is executed by all those named herein as Lessor.
- 11. If, while this lease is in force, at, or after the expiration of the primary term hereof, it is not being continued in force by reason of the shut-in well provisions of paragraph 3 hereof, and Lessee is not conducting operations on said land by reason of (1) any law, order, financial) beyond the reasonable control of Lessee, the primary term hereof shall be extended until the first anniversary date hereof operations as if such delay had not occurred.
- 12. Lessor agrees that this lease covers and includes any and all of Lessor's rights in and to any existing well(s) and/or wellbore(s) on said land, other than existing water wells, and for all purposes of this lease the re-entry and use by Lessee of any existing well and/or wellbore shall be deemed the same as the drilling of a new well.
- 13. Notwithstanding anything to the contrary contained in this lease, at the option of Lessee, which may be exercised by Lessee

 Lessor, a well which has been drilled and Lessee intends to frac shall be deemed a well capable of producing in paying quantities and the date such well is shut-in shall be when the drilling operations are completed.
- 14. As a result of land development in the vicinity of said land, governmental rules or ordinances regarding well sites, and/or surface restrictions as may be set forth in this lease and/or other leases in the vicinity, surface locations for well sites in the vicinity may be limited and Lessee may encounter difficulty securing surface location(s) for drilling, reworking or other operations. Therefore, since drilling, reworking or other operations are either restricted or not allowed on said land or other leases in the are pooled in accordance with this lease, provided that such operations are associated with a directional well for the purpose of deemed operations conducted on said land. Nothing contained in this paragraph is intended to modify any surface restrictions or pooling provisions or restrictions contained in this lease, except as expressly stated.
- 15. The consideration paid for this lease shall also constitute consideration for an option to the Lessee, its successors and assigns, to extend the initial three (3) year primary term for a second two (2) year term. This option may be exercised anytime during the initial primary term by delivery of payment of an additional bonus of \$18,500.00 per net mineral acre. The bonus payment shall constitute notice to Lessor of exercise of the option. In the event Lessee elects to exercise this option and makes

the bonus payment provided for above, then all terms of this lease shall remain in full force and effect as if the original primary term was five (5) years.

IN WITNESS WHEREOF, this instrument is executed on the date first above written.

LESSOR(S): Hurst Airport Freeway, L.P., a Texas limited partnership

By: M.L.(U.S.) Real Estate, Inc., a Texas corporation, its general partner Christiane Hepfer, Presiden STATE OF _ Less as } }ss.

COUNTY OF

(ACKNOWLEDGMENT FOR CORPORATION)

This instrument was acknowledged before me on the 2008, by Christiane Hepfer, President of M.L.(U.S.) Real Estate, Inc., a Texas corporation and the general partner of Hurst Airport Freeway, L.P., on behalf of said limited partnership.

Signature

Printed

MARTINA CREVECOEUR Notary Public, State of Texas My Commission Expires Februory 07, 2012

Seal:

<u>ADDENDUM</u>

This Addendum is attached to and made a part of that certain Oil and Gas Lease dated the day of day of day of day of day of Lucil 2008, by and between Hurst Airport Freeway, L.P., a Texas Limited Partnership, as Lessor, and XTO Energy Inc., as Lessee.

1. Lessor's royalty shall be calculated free and clear of costs and expenses for exploration, drilling, development and production, including, but not limited to, dehydration, storage, compression, separation by mechanical means and product stabilization, incurred prior to the oil, gas and other mineral production leaving the leased premises or prior to delivery into a pipeline or operations conducted on the leased premises or lands pooled therewith, and the royalties on oil and gas herein provided shall production, severance and other taxes and the actual, reasonable costs (including compression and related fuel charges) paid leased premises in order to make the oil, gas and other mineral production saleable, increase its value or in order to get the oil, gas and other mineral production to market.